Case 1:20-cr-00096-CM Document 23 Filed 09/15/20 Page 1 of 1

Case 1:20-cr-00096-CM Document 22 Filed 09/15/20 Page 1 of 1

U.S. Department of Justice

ISDC SDNY DOCUMENT ELECTRONICALLY FILED DATE FILED:

United States Attorney Southern District of New York

The Silvio J. Mollo Building One Saint Andrew's Plaza New York, New York 10007

MEMO ENDORSED

September 15, 2020

By ECF

The Honorable Colleen McMahon Chief United States District Judge Southern District of New York Daniel Patrick Moynihan United States Courthouse 500 Pearl Street New York, NY 10007

Re: United States v. Jason Rivera, 20 CR 96 (CM)

Dear Judge McMahon,

Plase Adj to Nov 18, 2020

CASE Adj to Nov 18, 2020

At 3 Pm - time Excluded

At 3 Pm - time Excluded

Whough Nov 18, in the

Whough Nov 18, in the

interest of Justice, to

interest of Justice, t

The Government writes on behalf of the defendant, who requests respectfully that the Court further adjourn the conference currently scheduled for September 22, 2020 to November 18, 2020 at 3:00 PM, a date and time that the parties understand may be convenient to the Court and that will permit further discussions between the parties concerning a possible pretrial disposition. The Government consents to this request. In addition, with the consent of the defendant, the Government requests respectfully that the Court exclude time under the Speedy Trial Act from September 22, 2020 through the date of November 18, 2020 pursuant to 18 U.S.C. § 3161(h)(7) on the basis that the interests of the public and the defendant in a speedy trial are outweighed here by the interests of the defendant in exploring a possible pretrial disposition amidst the circumstances of the ongoing national emergency and the delays attendant to it with respect to achieving such a disposition.

Respectfully submitted,

AUDREY STRAUSS Acting United States Attorney

Thomas John Wright

Thomas John Wright Assistant United States Attorney (212) 637-2295

cc: Jeremy Schneider (Counsel to Defendant Jason Rivera) (by ECF)